- 1. Burton W. Hancock-1799 Hamilton Ave., San Jose, CA 95125 or % Sandman Motel, 708 Horizon Drive, Grand Junction, Colorado 81501
- 2. MAmerican Insurance & Investment Corp- 450 South 900 East, Suite 200, Salt Lake City, Utah 84102
- Jose, CA 95125

  Merit N. Itancock, Carol E. Hancock 2516 Westgate Ave., San Jose, CA 95125
- 5. / Estate of Henry C. Goodman % Garland G Goodman, 301 South Tenth East, Salt Lake City, Utah 84102
- 6. Estate of Edwin A. Peay, Jr. % Philip Kaye, Executor, 603

  Utah Savings and Trust, Salt Lake City, Utah 84111

  returned underweed
- 7. / Fstate of F. J. Bradshaw 337 Pierpont Ave., Salt Lake City, Utah 84101
- 8. / Fstate of Erschel F. Smith Mr keith E. Smith, Administrator % Roland R. Wright, 351 South State, Salt Lake City, Utah 84101
- 9. V Frank B. Matheson 334 Pierpont Ave., Salt Lake City, Utah 81101 vieturned
- 10. Charles S. Woodward 118 North Main, Salt Lake City, Utah 84101
- 11. Jolenn A. Finlayson 973 Diestel Road, Salt Lake City, Utah 84101 583-0472
- 12. VC. D. Shurtleff 2572 Fillmore Street, Salt Lake, City, Utah 84106
- 13. Reed Gilmore P. O. Box 57, Kimball, Nebraska 69145

## BEFORE THE BOARD OF OIL, GAS AND MINING DEPARTMENT OF NATURAL RESOURCES in and for the STATE OF UTAH



IN THE MATTER OF THE APPLICATION OF BURTON W. HANCOCK FOR AN ORDER TO ALTER, AMEND OR TERMINATE CERTAIN DRILLING UNITS ESTABLISHED BY THE ORDER IN CAUSE NO. 13 DATED THE 18TH DAY OF SEPTEMBER, 1958.

**ORDER** 

CAUSE NO. 13-3

Pursuant to the Application of Burton W. Hancock, this cause came on for hearing before the Utah Board of Oil, Gas and Mining, on September 25, 1980, at 10:00 a.m., in the Executive Conference Room, Holiday Inn, 1659 West North Temple, Salt Lake City, Utah.

The following Board Members were present for the hearing:

Charles R. Henderson, Chairman

Edward T. Beck

E. Steele McIntyre

John L. Bell

Max A. Farbman

Also present and participating at the hearing were Cleon B. Feight, Director, and Michael Minder, Engineer, for the Utah Division of Oil, Gas and Mining; and Denise Dragoo, Esq., Assistant Attorney General. The applicant was represented by Paul Dickert, Consulting Geologist, who testified for the applicant.

NOW, THEREFORE, the Board, having considered the testimony and the exhibits produced by the Applicant, and being fully advised in the premises, now unanimously makes and enters the following:

## FINDINGS

- 1. That due and regular notice of the time, place and purpose of the hearing was given to all interested parties as required by law and by the rules and regulations of the Board.
- 2. The Board has jurisdiction over the matter covered by said application and over all parties interested therein, and has jurisdiction to make and promulgate the Order hereinafter set forth.
- 3. That no protest to the application has been made prior to or on the date scheduled for the hearing on this matter.

ORDER CAUSE NO. 13-3 Page Two

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- 4. That Section 33, Township 16 South, Range 25 East, SLBM, is currently spaced under Cause No. 149-2B for two 320-acre drilling units for the Dakota, Cedar Mountain, Castlegate and Morrison Formations.
- 5. That the BLM records indicate that Texas Oil and Gas Company is 100% lessee of Section 33.
- 6. That Texas Oil and Gas Company has been granted a permit to drill a well in the NW/4 SW/4 and has applied for a permit to drill a well in the SE/4 SE/4 of said Section 33.
- 7. That Texas Oil and Gas Company has not requested withdrawl of the applications for permit to drill nor have they requested that the Order in Cause No. 149-2B be terminated.

## Based upon the above Findings of Fact it is therefore ordered that:

1. In Zone 7, Temporary Drilling Unit No. 1 consisting of the following described acreage:

Section 4: W/2 E/2 & W/2, Township 17 South, Range 25 East, SLBM

Section 5: E/2 NE/4, Township 17 South, Range 25 East, SLBM and Temporary Drilling Unit No. 2 consisting of the following described acreage:

Section 5: W/2 NE/4, SE/4 & W/2, Township 17 South, Range 25 East, SLBM

and in Zone 8, Temporary Drilling Unit No. 1 consisting of the following described acreage:

Section 8: W/2 E/2 & W/2, Township 17 South, Range 25 East, SLBM are herewith terminated.

2. Two new drilling units of 320-acres each consisting of the following described acreage in Township 17 South, Range 25 East, SLBM, Grand County, Utah:

Drilling Unit No. 1 N/2 of Section 5

Drilling Unit No. 2 S/2 of Section 5

are hereby established.

3. That the permitted well location for Drilling Unit No. 1 shall be in the center of the NE/4 and for Drilling Unit No. 2 in the center of the SW/4. For topographical reasons, a 300 foot tolerance in any direction from the center of said quarter sections may be granted administratively.

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DATED this 25th day of September, 1980.

STATE OF UTAH BOARD OF OIL, GAS AND MINING

harles R. Henderson, Chairman

Edward T. Beck

E. Steele McIntyre

Max A. Farbman